IN THE DISTRICT/COUNTY COURT COUNTY STATE OF TEXAS

ORDER OF DETENTION

IN THE MATTER OF			NO 4501
JOHN Q. PUBLIC			NO. 4501
ON THIS, thein accordance with Section 54.			court conducted a detention hearing
	his/her parent(s) / _		nd with said John Q. Public also , his/her custodian/caregiver, and,
parties of the child's rights in a	accordance with Sec s, evidence and argu	tion 54.01(b) of the iment of counsel an	, and the Court having informed the e Texas Family Code, the Court and all parties having closed, the court aged in delinquent conduct.
remain in the home of the child is being rem	of <mark>(insert the no</mark> coved and whos nterest of the	<mark>ame of the ind</mark> se actions are child to be pla	ild's welfare to continue to ividual(s) from whose home reflected in Exhibit A) and aced outside of (his or her) ated herein.
eliminate the need for	the child to be he child to ret	e removed fro	e been made to prevent or m (his or her) home, and to her) home as referenced in
County Juveni	ile Detention Center f the Juvenile Court	and remain there u , but in no event sha	the child be detained in the antil the conclusion of a disposition all this order be effective for more of the Texas Family Code.
IT IS FURTHER Probation Department			County Juvenile s care and placement.
SIGNED this	day of	, 20	
	$\overline{J_1}$	ıvenile Judge Presid	ding

Revised Sept. 2012 TJPC-FED-07-04